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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/773,550	02/02/2001	Toshiaki Nakano	P107156-00051	8044	
7590 04/07/2006			EXAMINER		
	KINTNER PLOTKI	BLACK, LINH			
	CTICUT AVENUE, N.V	ART UNIT	PAPER NUMBER		
SUITE 600		ARTONII	FAFER NUMBER		
Washington, DC 20036			2163		
			DATE MAILED: 04/07/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Apı	plication No.	Applicant(s)				
Office Action Summary			/773,550	NAKANO ET AL.				
			aminer	Art Unit				
			H BLACK	2163				
Period fo	The MAILING DATE of this commun or Reply	nication appears	on the cover sheet	with the correspondence ac	idress			
WHI(- Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MINIOR OF THE MI	MAILING DATE of sof 37 CFR 1.136(a). munication. tatutory period will apply will, by statute, cause	OF THIS COMMUNION IN no event, however, may be and will expire SIX (6) Me the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this c ABANDONED (35 U.S.C. § 133).	,			
Status								
1)	Responsive to communication(s) fil	ed on <i>21 Decem</i>	nher 2005					
2a)□		2b)⊠ This actio						
3)		•		atters, prosecution as to the	e merits is			
٠,۵	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 5 and 9 is/are pending in t	he application.						
,—	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
	Claim(s) <u>5 and 9</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restri	ction and/or elec	ction requirement.					
Applicat	ion Papers							
9)[]	The specification is objected to by the	ne Examiner						
	The drawing(s) filed on is/are		d or b)□ objected t	o by the Examiner				
	Applicant may not request that any obje	-	• •	•				
	Replacement drawing sheet(s) including			` '	FR 1 121(d)			
11)	The oath or declaration is objected t				• •			
	under 35 U.S.C. § 119	•						
12)	Acknowledgment is made of a claim	for foreign prior	ity under 35 I I S C	8 119(a) (d) or (f)				
	☐ All b)☐ Some * c)☐ None of:	Tor Torcigir prior	ity under 55 0.0.0	. 3 119(a)-(u) of (i).				
u)i	1.☐ Certified copies of the priority	documents hav	ve heen received					
	2. Certified copies of the priority			Application No.				
	3. Copies of the certified copies				Stone			
	application from the Internation			an received in this National	Staye			
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3) 🔲 Inforr	nation Disclosure Statement(s) (PTO-1449 or		5) Notice o	Informal Patent Application (PTC	D-152)			
Pape	r No(s)/Mail Date		6)					

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DETAILED ACTION

This communication is in response the documents dated 12/21/05. Claims 5 and 9 are pending in the application. Claim 9 is the independent claim.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cupps et al. (US 5991739), Herman et al. (US 6341353), and further in view of Shimakawa et al. (US 6055536).

As per claim 9, Cupps et al. teach

a retrieval site – fig. 1, item 106; col. 2, lines 19-38 and 50-61.

a shop site – fig. 1, items 108; col. 2, lines 36-38; col. 7, lines 34-38; col. 12, lines 7-10

(A modern connection can be established which will enable communication between the

online ordering machine and the vendor through the Internet thereby allowing email communication, web communication, and the like.)

a map database site each connected to a computer network – fig. 2, item 130 and figs. 4-5; col. 5, lines 5-8; col. 6, line 19 to col. 7, line 33.

said retrieval site comprising a retrieval server, and a retrieval database storing data of genres of handled merchandises and service providing areas of registered shops – col. 8, lines 64-67.

said shop site comprising a shop server, – fig. 13, item 330; col. 2, lines 36-37.

The Mircrosoft Computer Dictionary Fourth Edition defined server as "On the Internet or other networks, a computer or program that responds to commands from a client. For example, a file server may contain an archive of data or program files; when a client submits a request for a file, the server transfers a copy of the file to the client." In addition, figure 3 of the Applicants shows "a shop site" as a "fast-food delivery site". The examiner interprets a shop site is a vendor/restaurant site with a computer or program that responds to communication from the ordering machine 106 in which orders are initiated by the client 102.

wherein said retrieval server of said retrieval site retrieves shops whose genres of handled merchandises from said retrieval database correspond to a desired merchandise genre entered at an information terminal connected to said retrieval site and whose service providing area from said retrieval database includes a destination

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entered at the information terminal connected to said retrieval site – fig. 1, item 106; fig. 2, item 106, 114 and 116; col. 2, lines 36-61; col. 9, line 47 to col. 10, lines 56.

Cupps et al. do not explicitly disclose a merchandise information database storing service request data of the shops. The examiner finds that it is not novel in the art that a business or a restaurant or a vendor's system or site to have its own database for storing service requests data. Herman et al. teach merchant site with merchant web server and merchant's database - fig. 19; an order record which is stored in a database on a trusted agent server - col. 1, lines 49-62; a merchandise information database storing service request data of the shops - col. 43, lines 4-67; ordering of products col. 26, line 38 to col. 27, line 18. Cupps et al. teach: "The online ordering machine categorizes the location of each participating restaurant by a set of longitude and latitude coordinates. Each customer's delivery location is also categorized by a set of longitude and latitude coordinates. The online ordering machine searches for those restaurants whose delivery area lies within the customer's location based on the restaurant's and customer's longitude and latitude coordinates. Likewise, the online ordering machine searches for those restaurants having takeout service within the customer's location based on the restaurant's and customer's longitude and latitude coordinates" - col. 2, lines 50-61; geocode database - fig. 2, item 130; col. 6, line 19 to col. 7, line 33. However, Cupps and Herman et al. do not explicitly suggest displays a map image on which the destination and retrieved shops are respectively indicated with landmarks. Shrimakawa et al. teach the information retrieval system 1 retrieves

information of various types from the virtual world and delivers the information to the real world – col. 3, lines 3-7; mapping database – col. 4, lines 5-29; col. 7, line 18 to col. 8, line 65; figs. 7-13. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine Cupps, Herman, and Shrimakawa et al. to allow users or customers to easily and quickly locate and purchase desired products or services on line thus help businesses grow faster.

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As per claim 5, Cupps et al. teach wherein said retrieval site further includes a registered user database storing user information, to retrieve user information from said registered user database based on an entry on the information terminal, and retrieve a list of shops capable of providing the service and said service request data based on the retrieved user information – col. 9, lines 48-65; figs. 12a-b and 13 item 336 (repeat customer and updating database).

Response to Arguments

Applicant's arguments with respect to claims 5 and 9 have been considered but are most in view of the new ground(s) of rejection.

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Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to LINH BLACK whose telephone number is 571-272-4106. The examiner can normally be reached on 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Don Wong can be reached on 571-272-1834. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

nhklade

April 3, 2006

DONWONG SUPERVISORY PATENT EXAMINER

Examiner Art Unit 2163